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April 28, 2016

VIA ECF

The Honorable Valerie E. Caproni United States District Court Southern District of New York 40 Foley Square, Room 240 New York, NY 10007

Phone: (212) 805-6350

Re: Michelle Marino v. Coach, Inc., No. 16-CV-1122 (VEC) (S.D.N.Y.)

Dear Judge Caproni:

We represent defendant Coach, Inc. ("Coach") in the above-referenced action. Pursuant to Local Rule 1.6(a), we write to inform the Court of three actions that are related to this one. The complaints from each of these actions, *Esparza v. Coach, Inc. et al*, No. 15-CV-09887 (C.D. Cal.) ("Esparza Action"), *Rael v. Coach, Inc. et al*, No. 16-CV-00347 (S.D. Cal.), and *Hinkey v. Coach, Inc.*, No. 00193020 (Sacramento Super. Ct.), are annexed hereto as Exhibits A-C. We further write to inform the Court that in the Esparza Action, Coach has filed a motion pursuant to 28 U.S.C. § 1404(a) to transfer the Esparza Action from the Central District of California to the Southern District of New York. As part of the transfer motion, Coach cites the substantial overlapping issues between the Esparza Action and the above-referenced action. For the Court's convenience, we have attached a copy of the transfer motion as Exhibit D hereto.

Respectfully,

/s/ Aaron H. Marks
Aaron H. Marks

cc: Counsel of Record (via ECF)